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SCULLY, SCOTT, MURPHY & PRESSER, P.C.



		RE	· · · · · · · · · · · · · · · · · · ·	·	
□ Urg	ent	☐ For Review	☐ Please Comment	☐ Please Reply	☐ Please Recycle
	Our	Docket: 18886			
Reı	File	d: May 26, 2005	CCi		
	US	SN: 10/536,597		0,20,2000	
Phone	.		Date:	8/28/2006	
Faxc	571-	273-6500	Pages	16	
To:		ntion: Refunds Patent and Tradema	From: ark Office	Anna Eberle for Pa	aul J. Esatto, Jr.

Deposit Account 19-1013 was erroneously charged \$50.00 in December 2005 for an extra claim fee. There are 32 claims in the application according to the Preliminary Amendment. We paid for 32 claims with 4 extra independent claims. A copy of the Transmittal Letter and Preliminary Amendment are enclosed, as well as the deposit account statement from December. Therefore, the \$50.00 fee was not required. Please credit the deposit account with the \$50.00.

Thank you.

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Deposit Account Statement

Requested Statement Month:

December 2005

Deposit Account Number:

191013

Name:

SCULLY, SCOTT, MURPHY & PRESSER

Attention:

LINDA ANN HAGEMEYER

Address:

A PROFESSIONAL CORPORATION **GARDEN CITY**

City:

NY

State: Zip:

11530-0299

Country:

UNITED STATES

DATE SEQ	POSTING REF TXT	ATTORNEY DOCKET NBR	FEE CODE	AMT	BAL
12/01 4	11288552	19367	1201	\$600.00	\$15,967.88
12/01 27	PCT/CE03/01163		9204	-\$40.00	\$16,007.88
12/01 65	10512912	18391	8021	\$40.00	\$15,967.88
12/01 342	2294848	997/1000	7205	\$100.00	\$15,867,88
12/01 343	2294848	997/1000	7208	\$200.00	\$15,667.88
12/02 60	10151789	12140B	1251	-\$120.00	\$15,787.88
12/02 64	E-REPLENISHMENT		9203	-\$10,000.00	
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12/05 3	10653626	13109A	1201	\$600.00	\$22,377.88
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12/09 440	78206526	74/1052	7003	\$100,00	\$20,282.88
12/12 1	10536597	18886	1615	\$50.00	\$20,232.88
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Deposit Account Statement

Page 2 of 3

12/12	93	2299205	23/1016	8521	\$40.00	\$20,192.88
12/12	158	10811040	17441	8001	\$9.00	\$20,183.88
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12/20	15	10617967		9204	-\$1,700.00	\$21,443.88
12/20	44	09919190	14821	1801	\$790.00	\$20,653.88
12/20		09919190	14821	1251	\$120.00	\$20,533.88
		76555620	709/1027	7004	\$450.00	\$20,083.88
		76555621	709/1026	7004	\$450.00	\$19,633.88
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12/22		11101264		8021	\$40.00	\$19,572.88
12/23		09728552	11445Z & 11445	1801	\$790.00	\$18,782.88
12/23		09728552	114452 & 11445	1253	\$1,020.00	\$17,762.88
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12/23		2255748		7208	\$200.00	\$17,462.88
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12/29		10452328	OSP-13987	1251	\$120.00	\$15,669.88
12/29		1310876	64/1001		\$40.00	\$15,629.88
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12/30	37	E-REPLENISHMENT		9203	-\$25,000.00	\$40,479.88
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		BALANCE	CHARGES	REPLENISH	BALANCE	
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\$16,533.00

\$40,445.00 \$40,479.88

\$16,567.88

Deposit Account Statement

Page 3 of 3

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برنت احماد		CONTRACTOR AND					
(REV.	2-2005	390 (Modified) U.S. PATENT AND TRADE IDFFICE; U.S. DEPARTMENT OF COMMERCE	ATTC Y'S DOCKET NUMBER				
1		RANSMITTAL LETTER TO THE UNITED STATES	18886				
DESIGNATED/ELECTED OFFICE (DO/EO/US) U.S. APPLICATION NO. (If known, see 37 CFR 1.5)							
CONCERNING A SUBMISSION UNDER 35 U.S.C. 371							
	RNA	TIONAL APPLICATION NO. INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED				
TITI	_	PCT/JP2003/015256 28 November 2003 (28.11.2003)	29. November 2002 (29.11.2002)				
		invention CHIP AS WELL AS SOLVENT DISPLACING METHOD, CONCENTRATION.	TING MONTON AND AGE				
SPE	CTR	OMETRY SYSTEM THEREWITH	ING METHOD AND MASS				
	LICAN	NT(S) FOR DO/EO/US					
		u Baba, Toru Sano, Kazuhiro Iida, Hisso Kawaura, Noriyuki Iguchi, Wata	ru Hattari Hiraka Samaya Minam Assansia				
			112000 4 121000 Bonieja, Militoru Abugama				
Appli	icant h	nerewith submits to the United States Designated/Elected Office (DO/EO/US) the folio	ming items and allow before aftern				
1.	Ø						
2.	0	This is a FIRST submission of items concerning a submission under 35 U.S.C. 37					
3.	Ø	This is a SECOND or SUBSEQUENT submission of Items concerning a submission. This is an express request to begin patient experientian recordure. (35 H. 8.0. ex-					
"	-	This is an express request to begin national examination procedures (35 U.S.C. 37 and (24) indicated below.	1(1)). The submission must include items (5), (6), (9)				
4.	Ø	The US has been elected (Article 31).	•				
5,	Ø	A copy of the International Application as filed (35 U.S.C. 371 (a)(2))					
		a. \square is attached hereto (required only if not communicated by the International	l Sureau).				
		 b. As been communicated by the International Bureau. 					
		c. D Is not required, as the application was filed in the United States Receiving					
6.		An English language translation of the International Application as filed (35 U.S.C.	371(c)(2)).				
		a. 🛛 is attached hereto,					
_	_	b. has been previously submitted under 35 U.S.C. 154(d)(4).					
7.	Ø	Amendments to the claims of the International Application under PCT Article 19 (35)					
		a. are attached hereto (required only If not communicated by the International Communicated Communicat	al Bureau).				
		 b. \(\) have been communicated by the international Bursau. c. \(\) have not been made; however, the time limit for making such amountment. 					
		- The line will be the state of	s has NOT expired.				
8.		 d. EJ have not been made and will not be made. An English language translation of the amendments to the claims under PCT Article 	40.0014.00.0000				
9.	Ø	An oath or declaration of the inventor(s) (35 U.S.C. 371 (c)(4)).	e 19 (35 U.S.C. 3/1(e)(3)).				
10.		An English language translation of the annexes to the International Preliminary Exar Article 38 (35 U.S.C. 371 (c)(5)).	nination Report under PCT				
11.		A copy of the International Preliminary Examination Report (PCT/IPEA/409).					
12.	\boxtimes	A copy of the International Search Report (PCT/ISA/210).					
Ita	ems 1	3 to 23 below concern document(s) or Information included:					
13.	Ø	An Information Disclosure Statement under 37 CFR 1.97 and 1.98.					
14.		An assignment document for recording. A separate cover sheet in compliance with	37 CFR 3.28 and 3.31 is included				
15.	8	A FIRST preliminary amendment,	Siev wire did in minutes.				
18.		A SECOND or SUBSEQUENT preliminary amendment.					
17.		A substitute specification.					
18.		A power of attorney and/or change of address letter.					
19.	0	A computer-readable form of the sequence listing in accordance with PCT Rule 13a	er.2 and 37 CFR 1.821 - 1.825.				
20.		A second copy of the published international Application under 35 U.S.C. 154(d)(4).					
21,	□	A second copy of the English language translation of the International Application un	nder 35 U,S.C. 154(d)(4).				
22. 22	⊠ ⊠	Express Mail Label No. EV213896935US					
23.	LCA	Other items or information:	·				
		Thirty-three (33) sheets of drawings Assignee: NEC Corporation of Tokyo, Japan					
			:				

PTO-1390 (Rev. 02-2005)

Appr for use through 3/31/2007. CMB 0851-0021

U.S. Patent and Tradems. Jffice; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid CMB control number.

U.S. APPLICATIO	N NO (ii known, see	37 CFR 1.5)	INTERNATIONAL				ATTORNEY'S DO	
See the second of the second			PCT/JP2003/015256			18886		
The following	fees are submitte	d:	1 202,022	,,,,,,			CALCULATIONS	PTO USE
24. Basic national fee					\$300		7	
25. S Examination fee If International preliminary examination report prepared by USPTO and all claims satisfy provisions of PCT Article 33(1)-(4). All other situations. \$200								
26. Search fee Search fee (37 CFR 1.445(a)(2)) has been paid on the international application to the USPTO as an international Searching Authority International Search Report prepared and provided to the Office All other situations. \$100								
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Additional fee sequence list \$250 for each	for specification a ing or computer pr additional 50 she	ind drawings fill ogram listing fi ets of paper or	ed in paper over 100 led in an electronic m fraction thereof.	sheet edium	excluding). The fee	g is		
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Total claims	** 32	- 20 =	12	×	\$50	0.00	\$ \$600.00	
Independent claim	s 7	- 3=	4	×	\$200	0,00	\$ \$800.00	
MULTIPLE DEPE	NDENT CLAIMS	(if applicable)		+	\$360	0.00	\$ \$0.00	
		TOTAL	L OF ABOVE C	ALC!	JLATIO	NS =	\$ \$2,300.00	
Applicant clair	ms small entity sta	itus, See 37 CF	R 1.27. The fees ind	cated	above are	•	\$ \$0.00	
				s	UBTOT	AL =	\$ \$2,300.00	
Processing fee of earliest claimed pr	\$130.00 for furnish ority date (37 CFI	ning the English	translation later than	30 m	onths from	the +	\$ \$0.00	
			TOTAL N	IATIO	ONAL F	EE =	\$ \$2,300.00	
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40 per property + \$50.00								
			TOTAL FEE	SE	NCLOS	ED =	\$ \$2,300.00	
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	n the amount of \$	\$2,300.0	to cover the al	bove f	ees is encl	osed.		
_	narge my Deposit # le copy of this she		i	n the	amount of		to cove	r the above fees.
c. The Director is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 19-1013 SSMP . A duplicate copy of this sheet is enclosed.								
d. Fees are to be charged to a credit card. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.								
NOTE: Where an appropriate time limit under 37 CFR 1.495 has not been met, a petition to revoke (37 CFR 1.137(a) or (b)) must be filled and granted to restore the international Application to pending status.								
SEND ALL CORRESPONDENCE TO:								
Paul J. Esatto, Jr. SIGNATURE						TURE	5/	
Customer No. 23389							itta Jr	
Scully, Scott, Mi	arphy & Presser	•			NAME		,,	
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CERTIFICATE OF pplicant(s): Masakaz	! ! !	Docket No. 18886		
Application No. unassigned	Customer No. 23389	Group Art Un		
vention: MICROCH METHOD	IP AS WELL AS SOLVENT AND MASS SPECROMETE	I DISPLACING METHOD, CONC RY SYSTEM THEREWITH	CENTRATING	
I hereby certify that ti	he following correspondence	θ:		
New U.S. Patent Appl	lication Under 35 U.S.C. 371			
	(I dansi	fy type of correspondence)		
is being deposited wi	ith the United States Postal	l Service "Express Mail Post Offi	ice to Addressee"	t papilas unda
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37 CFR 1.10 in an	n envelope addressed to:	Commissioner for Patents, P.C		
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37 CFR 1.10 in an	May 26, 2005	Commissioner for Patents, P.C. Paul J. Es	D. Box 1450, Ale	exandria, VA
37 CFR 1.10 in an	May 26, 2005	Commissioner for Patents, P.C	D. Box 1450, Ale	exandria, VA
37 CFR 1.10 in an	May 26, 2005	Paul J. Es (Typed or Printed Name of Person	D. Box 1450, Ale natto, Jr. on Mailing Corresponde	exandria, VA
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37 CFR 1.10 in an	May 26, 2005	Paul J. Es (Typed or Printed Name of Person Idail EV213896	D. Box 1450, Ale natto, Jr. on Mailing Corresponde ling Correspondence)	exandria, VA
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37 CFR 1.10 in an	May 26, 2005 (Date)	Paul J. Es (Typed or Printed Name of Person Idail EV213896	D. Box 1450, Ale natto, Jr. on Mailing Corresponde ling Correspondence) 6935US ng Label Number)	exandria, VA
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): Masakazu Baba, et al.

Examiner:

Unassigned

Serial No:

Unassigned

Art Unit;

Unassigned

Filed:

Herewith

Docket:

18886

For:

MICROCHIP AS WELL AS SOLVENT DISPLACING

Dated:

May 26, 2005

METHOD, CONCENTRATING METHOD AND MASS

SPECTROMETRY SYSTEM

THEREWITH

Mail Stop PCT Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

PRELIMINARY AMENDMENT

Sir:

In connection with the above-identified patent application, kindly enter the following preliminary amendment.

CERTIFICATE OF MAILING BY EXPRESS MAIL

Express Mail Mailing Label Number: EV213896935US

Date of Deposit: May 26, 2005

I hereby certify that this correspondence is being deposited with the United States Postal Service Express Mail Post Office to Addressee service under 37 C.F.R. §1.10 on the date indicated above and is addressed to the Commissioner for Patents, Box 1450, Alexandria, VA 22313-1450.

Dated: May 26, 2005

Paul J/Esatto, Jr.

g/nec/1765/18886/amend/18886.aml

In the Claims:

This listing of claims will replace all prior versions, and listings, of claims in the application:

Listing of Claims:

1. A microchip on a substrate, comprising a channel for a liquid sample containing a particular component and a sample feeding part provided in said channel,

wherein said channel is branched into a first channel and a second channel, an inlet of said first channel from said sample feeding part has a filter for preventing passage of said particular component, and an inlet of said second channel from said sample feeding part has a damming area preventing passage of said liquid sample while permitting said liquid sample to pass when an external force equal to or larger than a given level is applied.

- 2. The microchip as claimed in Claim 1, wherein said damming area is a lyophobic area.
- 3. The microchip as claimed in Claim 1 [[or 2]], wherein said liquid sample which has passed through said filter moves by capillary action.
- 4. The microchip as claimed in any one of Claims 1 to 3 Claim 1, wherein said first channel further comprises an inflow stopper downstream of said filter for preventing a liquid from flowing into said first channel.
- 5. The microchip as claimed in Claim 4, wherein said inflow stopper prevents a liquid from flowing into said first channel when a predetermined amount of liquid enters said first channel.

6. The microchip as claimed in Claim 4 [[or 5]], further comprising external force applying means for applying an external force to a liquid sample flowing said channel,

wherein said external force applying means applies an external force to a sample such that when inflow of a liquid into said first channel is stopped by said inflow stopper, said liquid sample flows over said lyophobic area into said second channel.

- 7. The microchip as claimed in any one of Claims 1 to 6 Claim 1, wherein said filter is comprised of a plurality of pillars.
- 8. The microchip as claimed in any one of Claims 1 to 6 Claim 1, wherein said filter is an aluminum oxide, a porous film or a polymer gel film.
- 9. A microchip on a substrate, comprising a channel for a liquid sample containing a particular component and a plurality of discharge channels along the sidewall of said channel, wherein said discharge channels prevent passage of said particular component.
- 10. A microchip on a substrate, comprising a channel for a liquid sample containing a particular component and a filter disposed to block the flow in said channel for preventing passage of said particular component, wherein said channel comprises a branched part consisting of a sample feeding part and a sample recovering part in one side and a solvent feeding part in the other side.
- 11. The microchip as claimed in Claim 10, further comprising a discharging part disposed at a position other than said solvent feeding part in the other side of said filter, from which said liquid sample passing through said filter is discharged.

- 12. The microchip as claimed in Claim 11, wherein said liquid sample passing through said filter moves by capillary action.
- 13. The microchip as claimed in any one of Claims 10 to 12 Claim 10, wherein said solvent feeding part comprises a damming area preventing a liquid from entering from the direction of said filter while facilitating discharge of the liquid toward said filter.
- 14. The microchip as claimed in any one of Claims 10 to 13 Claim 10, wherein said sample feeding part comprises a damming area preventing a liquid from entering from the direction of said filter while facilitating discharge of the liquid toward said filter.
- 15. The microchip as claimed in Claim 13 [[or 14]], wherein said damming area is a lyophobic area.
- 16. A microchip on a substrate, comprising a channel including a first channel in which a liquid sample containing a particular component flows and a second channel extending along said first channel, and a filter intervening between said first channel and said second channel for preventing passage of said particular component,

wherein said first channel includes a sample feeding part for introducing said liquid sample upstream in the flowing direction and said second channel comprises a substituting solvent feeding part at a position corresponding to the downstream in the flowing direction in said first channel.

17. The microchip as claimed in Claim 16, further comprising an external force applying means which applies an external force to said first channel and said second channel in different directions.

- 18. The microchip as claimed in Claim 17, wherein said external force applying means applies a larger external force to said first channel than to said second channel.
- 19. A microchip on a substrate, comprising a channel for a liquid sample containing a particular component and an electrode formed in said channel,

wherein said electrode has a charge having a different polarity from that of said particular component.

20. A process for concentrating a particular component in a liquid sample using said microchip as claimed in any one of Claims 1 to 8 Claim 1, comprising the steps of

applying an external force enough to introduce the liquid sample containing said particular component and a solvent into said sample feeding part but not enough for said liquid sample to pass through said damming area;

applying an external force comparable to that applied in said step of introducing said liquid sample to said sample feeding part to introduce said solvent or another solvent into said sample feeding part for a given period; and

stopping said flow of the liquid into said first channel.

- 21. The process for concentrating as claimed in Claim 20, wherein in said step of stopping said flow of said liquid into said first channel, an external force larger than that in any other steps is applied.
- 22. A process for replacing a solvent in a liquid sample containing a particular component using said microchip as claimed in any one of Claims 1 to 8 Claim 1, comprising the steps of applying an external force enough to introduce the liquid sample containing said particular

component and a first solvent into said sample feeding part but not enough for said liquid sample to pass through said damming area;

applying an external force comparable to that applied in said step of introducing said liquid sample to said sample feeding part to introduce a solvent other than said first solvent into said sample feeding part for a given period; and

stopping said flow of the liquid into said first channel.

- 23. The process for replacing a solvent as claimed in Claim 22, wherein in said step of preventing a liquid from flowing into said first channel, an external force larger than that in any other steps is applied.
- 24. A process for concentrating a particular component in a liquid sample using said microchip as claimed in any one of Claims 10 to 15 Claim 10, comprising the steps of

introducing the liquid sample containing said particular component and a solvent into said sample feeding part; and

recovering said particular component from said sample recovering part by introducing another solvent from a solvent feeding part.

- 25. The process for concentrating as claimed in Claim 24, further comprising the step of introducing one of the solvents from said sample feeding part, between said steps of introducing said liquid sample and recovering said liquid sample.
- 26. A process for replacing a solvent in a liquid sample containing a particular component using said microchip as claimed in any one of Claims 10 to 15 Claim 10, comprising the steps of

introducing the liquid sample containing said particular component and a first solvent into said sample feeding part; and

recovering said particular component from said sample recovering part by introducing a second solvent other than said first solvent from said solvent feeding part.

- 27. The process for replacing a solvent as claimed in Claim 26, further comprising the step of introducing said second solvent from said sample feeding part, between said steps of introducing said liquid sample and recovering said liquid sample.
- 28. A process for replacing a solvent in a liquid sample using a separator comprising a first channel and a second channel for a liquid sample containing a particular component and a filter intervening between said channels, comprising the step of

moving the liquid sample containing said particular component and a first solvent in said first channel in a first direction; and

simultaneously moving a second solvent in said second channel in a direction different from said first direction,

wherein a ratio of said second solvent to said first solvent increases as said liquid sample is moved in said first channel.

- 29. The process for replacing a solvent as claimed in Claim 28, wherein an external force applied for moving said liquid sample containing said particular component and said first solvent in said first channel in said first direction is larger than an external force for moving said second solvent in said second channel in a direction different from said first direction, to concentrate said particular component in the downstream of said first channel.
- 30. A process for replacing a solvent in a liquid sample containing a particular component using a channel comprising an electrode, comprising the steps of

feeding the liquid sample containing said particular component and a first solvent into said channel while charging said electrode with an opposite polarity to said particular component;

feeding a second solvent into said channel while maintaining said charge of said electrode; and

discharging said electrode and recovering said particular component together with said second solvent.

- 31. The process for replacing a solvent as claimed in Claim 30, wherein said electrode has a charge with the same polarity as said particular component in said step of recovery.
- 32. A mass spectrometry system comprising

pretreatment means for separating a biological sample by a molecular size or properties while pretreating said sample for preparation for enzymatic digestion;

means for enzymatically digesting said pretreated sample; drying means for drying said enzymatically digested sample; and

mass spectrometry means for analyzing said dried sample by mass spectrometry,

wherein said pretreatment means comprises said microchip as claimed in any one of Claims 1 to 19 Claim 1.

REMARKS

Applicants submit that the foregoing amendments to the claims, made to correct multiple claim dependencies and do not introduce new matter into the application. Wherefore, early and favorably consideration of the present application, as amended herein, is respectfully requested.

Respectfully submitted,

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